

NEGATIVE.

Sellman	Long	Somerville	Meconnikin	Bradford	W. Stewart
R Dorsey	Haynie	Seimmes	Harrison	H Hall	Williams
C Stewart	Lecompte	Duvall	Potts	Glenn	Schnebly
Jenkins	Thomas	Claude	Davis	Houston	Lanham
Dennis	F M Hall	Roberts	Sewell		

So it was resolved in the affirmative.

On motion by Mr. Lecompte, the question was put, That the last section of the bill, to wit : 2. And be it enacted, That if any note or bill of any bank within this state, not exceeding five dollars, made payable by such bank at the office of discount and deposit of one of its branches, be presented at such office for payment within the usual hours for doing business at such office, or if any check not exceeding five dollars for money justly due from such branch be presented for payment in like manner, and if in any such case there shall be a failure or refusal on the part of such branch to pay in specie the amount due upon such note, bill or check, it shall and may be lawful for the party presenting the same to obtain judgment and execution for the amount thereof, with interest at the rate of six per centum per annum, from the time that payment is demanded until the same shall actually be made, either against the president, directors and company, of the bank to which such branch bank belongs or appertains, before any justice of the peace in the county, or corporation, where such branch bank is established ; and moreover the execution which may issue upon such judgment shall be levied in the county or corporation where the judgment is obtained ; and if there be no property, or if the property taken in execution be not sufficient to satisfy the same, then a capias ad satisfaciendum shall be issued against the president or directors of such bank, for the amount due thereon ; and upon a refusal to discharge the same, with specie, it shall be the duty of such justice to commit the said defendant or defendants to the gaol of the county, and there to remain until the debt and costs are discharged, any law to the contrary notwithstanding," be stricken out, and that the amendment proposed by him as amended be received as a substitute for the said bill.

A division of the question was asked for ; the question was then put on striking out ? The yeas and nays being required appeared as follow :

AFFIRMATIVE.

Mr Speaker	Blake	Hands	F M Hall	Davis	W Stewart
H Watts	Turner	Dennis	Somerville	Sewell	Kell
Boyer	Stoddert	Long	Duvall	Bradford	Williams
Ringgold	Jenkins	Pitt	Meconnikin	H Hall	Schnebly
Sellman	Warner	Lecompte	Harrison	Glenn	Watkins
R Dorsey	Harryman	Griffith	Potts	Houston	Lanham
C Stewart	Price	Thomas	Howard	McDonald	Washington
Horrell	Showers				

NEGATIVE.

Blakistone	Haynie	Claude	Handy	R K Watts	Prather
T H Dorsey	A D Mitchell	Quinton	Taney		

So it was resolved in the affirmative.

The question was then put, That the house adopt the amendment as amended ? Resolved in the affirmative.

On motion by Mr. Long, the question was put, That the bill be recommitted and that the committee be enlarged ? Determined in the negative.

On motion by Mr. Lecompte, the question was put, That the house reconsider the 1st section of the amendment proposed by him as amended for the purpose of striking out the words " end of the present session " and inserting in lieu thereof the words " first Monday of July ? " The yeas and nays being required appeared as follow :

AFFIRMATIVE.

Ringgold	Hambleton	Lecompte	Meconnikin	Bradford	Kell
R Dorsey	Hands	Beard	Harrison	H Hall	Williams
C Stewart	Banning	Thomas	Potts	Glenn	Schnebly
Jenkins	Dennis	F M Hall	Davis	Houston	Lanham
Harryman	Long	Duvall	Sewell	McDonald	Washington
Price	Haynie				

NEGATIVE.

Mr. Speaker	Sellman	Posey	Quinton	Howard	R K Watts
H Watts	Horrell	Warner	Handy	W Stewart	Ridgely
Blakistone	Blake	Griffith	Taney	Hager	Prather
Boyer	Stoddert	A D Mitchell			

So it was resolved in the affirmative.

On motion by Mr. Blakistone, the question was put, That the first section of the amendment be stricken out ? Determined in the negative.

On motion by Mr. Lecompte, the question was put, That the house reconsider the second section of the amendment for the purpose of striking out " first Monday of May " and inserting in lieu thereof " first Monday in July. " The yeas and nays being required appeared as follow :

AFFIRMATIVE.

Mr Speaker	Horrell	Long	F M Hall	Sewell	Williams
Ringgold	Turner	Haynie	Somerville	Bradford	Schnebly
Sellman	Harryman	Pitt	Duvall	H Hall	Watkins
R Dorsey	Price	Lecompte	Meconnikin	Glenn	Lanham
T H Dorsey	Hands	Hart	Potts	Houston	Washington
C Stewart	Banning	Beard	Davis		

NEGATIVE.

H Watts	Stoddert	A D Mitchell	Handy	Howard	Ridgely
Blakistone	Warner	Claude	Taney	Hager	Prather
Boyer	Griffith	Quinton			

So it was resolved in the affirmative.